1	Michael Yancey III, NV # 16158			
2	Consumer Attorneys			
3	2300 West Sahara Avenue, Suite 800 Las Vegas, NV 89102			
	E: myancey@consumerattorneys.com			
4	P: 480-573-9272 F: 718-715-1750			
5				
6	Beth K. Findsen, AZ #023205 (Admitted pro hac vice)			
7	Consumer Attorneys 8245 N. 85 th Way			
8	Scottsdale, AZ 85258 E: bfindsen@consumerattorneys.com			
9	P: (602) 807-6676			
10	Attorneys for Plaintiff			
11	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
12				
13	Brittany Woodman,	Case No. 2:22-cv-01540-GM	IN-DJA	
14	Plaintiff,	PLAINTIFF'S REQUEST FO	OR AN	
15	V.	EXCEPTION TO ATTEND	THE	
16	NPAS Solutions, LLC,	SETTLEMENT CONFEREN	NCE	
17	Defendant.			
18	Defendant.			
19				
20	Plaintiff Brittany Woodman, request for the Court to grant her exception to attend			
21	the Settlement Conference scheduled on September 19, 2023, at 10:00 AM due to he			
22	•			
23	unforeseen hospitalization. The plaintiff is currently in the hospital and has no discharge			
24	date as of today.			
25				
26	Despectfully submitted			
27	Respectfully submitted.			
28				
20		1	Woodman v. NPAS	

1		
2	Date: September 11, 2023	/s/ Beth K. Findsen
3	,	Beth K. Findsen, AZ # 023205 (Admitted pro hac vice) CONSUMER ATTORNEYS
4		8245 N 895 th Way
5		Scottsdale, AZ 85258 E: bfindsen@consumerattorneys.com
6		P: (602) 807-6676
7		Michael Yancey III, NV # 16158 CONSUMER ATTORNEYS
8		2300 West Sahara Ave, Suite 800 Las Vegas, NV 89102 E: myancey@consumerattorneys.com P: 480-573-9272
9		P: 480-573-9272 F: 718-715-1750
10		
11		Consumer Attorneys 8245 N. 85 th Way Scottsdale, AZ 85258
12		
13 14		Attorneys for Plaintiff Brittany Woodman
14	IT IS SO ORDERED	
16		
17	DATE:	
18	DATE.	DANIEL J. ALBREGTS UNITED STATES MAGISTRATE JUDGE
19		UNITED STATES MADISTRATE JUDGE
20		
21		
22		
23		
24		
25		
26		
27		
28		COMPLAINT AND DEMAND
		- 2 - FOR IURY TRIAL

CERTIFICATE OF SERVICE

I hereby certify that on September 11, 2023, I electronically filed the foregoing with the Clerk of the Court using ECF system, which will send notice of such filing to all attorneys of record in this matter. Since none of the attorneys of record are non-ECF participants, hard copies of the forgoing have not been provided via personal delivery or by postal mail.

CONSUMER ATTORNEYS /s/ Marie Tirona